

**REMARKS**

This amendment responds to the office action dated March 23, 2007.

The Examiner objected to the specification for lacking page numbers. Attached as an exhibit to this amendment is a replacement specification that includes page numbers.

The Examiner rejected claims 1 and 5 under 35 U.S.C. § 112 as being indefinite. Each of claims 1 and 5 have been amended to overcome the Examiner's rejection.

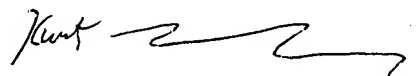
The Examiner objected to claims 2 and 6. Each of these claims has been canceled.

The Examiner rejected claims 1, 3-5, and 7 under 35 U.S.C. § 103(e) as being anticipated by Van Beek, U.S. Pat. App. No. 2003/0038796. Each of independent claims 1 and 5, respectively from which the remaining claims depend, as amended, recites the limitation of "simultaneously presenting . . . a plurality of different key frames, each key frame associated with a respective different video." This limitation is not disclosed by Van Beek, which merely describes scene selection features on a *single* video, i.e. DVD. The applicant notes that, due to the common assignee, any prospective rejection under 35 U.S.C. § 103(a) would be overcome.

Moreover, each of independent claims 1 and 5, as amended, recites the additional limitations of "each key frame . . . representative of a clip within the respectively associated different video, each video separately recorded by said personal video recorder, each video clip and key frame automatically selected by said personal video recorder." These limitations are neither disclosed nor suggested by Van Beek.

In view of the foregoing amendments and remarks, the applicant respectfully requests reconsideration and allowance of claims 1, 3-5, and 7.

Respectfully submitted,



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